1 Thomas F. Christensen, Esq. Nevada Bar #2326 2 Christensen Law Offices, LLC 1000 S. Valley View Blvd. 3 Las Vegas, NV 89107 T:702-870-1000 4 courtnotices@injuryhelpnow.com 5 Attorneys for Defendant Alexander 6 IN THE UNITED STATES DISTRICT COURT 7 DISTRICT OF NEVADA 8 Case No.: 2:22-cv-00177-CDS-NJK ADMIRAL INSURANCE COMPANY, 9 **Plaintiff** ORDERGRANTING 10 JOINT MOTION TO EXTEND 11 VS. DEADLINES TO RESPOND TO **MOTION TO STRIKE (ECF 72)** KABUL, INC., et al., 12 AND MOTION TO STRIKE (ECF 73) First Request **Defendants** 13 14 [ECF No. 80] 15 Pursuant to Local Rules IA 6-1, 6-2 and LR 7-1, the undersigned counsel of record 16 17 hereby jointly move to extend the time for filing of Responses to 1) Plaintiff Admiral 18 Insurance Company's Motion to Strike Answer and Counterclaim Against Admiral 19 Insurance Company, or in the Alternative Motion to Dismiss (ECF 72); and, 2) Third 20 Party Defendant Gregg Eidsness Farm Bureau Financial Services' Motion to Strike Darryl 21 Alexander's Answer and Cross-Claim Against Gregg Eidsness Farm Bureau Financial 22 Services, or in the Alternative Motion to Dismiss (ECF 73). Both of said Motions were 23 filed on April 12, 2023 and without extension, Responses are due April 26, 2023. 24 25 26 27 28

1	The reasons for the extension	include scheduling issues preventing Kabuls' counsel
2	from having time to evaluate responses and that the parties are discussing alternate ways to	
3	resolve this particular issue. The parties may be able to enter a further stipulation which	
5	would result in a more efficient processing of the case. Therefore, the parties are working	
6	together to streamline issues in the interest of judicial economy. This is the first request to	
7	extend time related to the pending Motions. The Motions have not been scheduled for hearing.	
8	The parties hereto agree that Kabul and Alexander's Responses to the Motions to Strike will	
9	be filed on or before May 3, 2023. Replies would then be due on or before May 10, 2023.	
10	CHRISTENSEN LAW OFFICES	Dated this 26th day of April, 2023.
11	_/s/Thomas Christensen_ THOMAS F. CHRISTENSEN, ESQ.	GORDON REES SCULLY MANSUKHANI
12	1000 S. Valley View Blvd.	/s/Chad Harrison
	Las Vegas, NV 89107	CHAD HARRISON, ESQ.
13	T: 702-870-1000	Nevada Bar 13888
14	courtnotices@injuryhelpnow.com	300 S. Fourth Street, Suite 1550
17	Attorney for KABUL & Alexander	Las Vegas, NV 89101
15		charrison@grsm.com
	ARMSTRONG TEASDALE, LLP	Attorney for Gregg Eidsness Farm Bureau
16	/s/Tracy DiFillippo	
17	TRACY DIFILLIPPO, ESQ.	
17	Nevada Bar No.7676	
18	7160 Rafael Rivera Way, Suite 320 Las Vegas, NV 89113	
19	tdifillippo@atllp.com	
	Attorney for Admiral Insurance	
20	<u>ORDER</u>	
21	IT IS THEREFORE ORDERED that the joint motion to extend deadlines to	
22	respond to motion to strike and motion to strike [ECF No. 80] is GRANTED,	
23	nunc pro tunc to the date of the request.	
24	UNITED STATES DISTRICT JUDGE	
25		Dated May 23, 2023
26		
27	Although the stimulation is approved	counsel is reminded to consult and adhere to this
28	Although the stipulation is approved, counsel is reminded to consult and adhere to this district's local rules in the future, including the requirement that a "signature block must not	
	begin on a separate page." LR IA 6-2.	